PATENT 0142 0317P

IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant:

HICKS, Donnis W. et al. Conf.:

Appl. No.:

09/175,905

Group:

UNKNOWN

Filed:

October 20, 1998

Examiner: UNKNOWN

For:

NETWORK DOCUMENT DELIVERY SYSTEM

REVOCATION OF POWER OF ATTORNEY, SUBSTITUTE POWERECEIVED OF ATTORNEY, AND CHANGE IN CORRESPONDENCE ADDRESS

MAR 2 7 2002

Assistant Commissioner for Patents Washington, DC 20231

Technology Center 2100

Sir:

The Assignee of the above-identified patent application or issued patent, OCE-USA INC. having a business office at 5450 North Cumberland, Chicago, Illinois, 60656, United States of America, as evidenced by the enclosed Cortificate Under 37 C.F.R. 5 3.73(b) showing chain of title, hereby revokes any and all provious powers of attorney for the above-identified patent application issued palent, and hereby appoints OF practitioners at CUSTOMER NO. 2292 (Birch, Stewart, Rolasch & Birch, LLD) as the attorneys of the Assignee to receive all correspondence relating to the above-identified application or patent and to transact all business in the United States Patent and Trademark Office connected therewith, with full power of substitution and revocation, and the Assignee ratifies any act done by the Assignee's attorneys in respect of this patent. The new correspondence address is:

BIRCH, STEWART, KOLASCH & BIRCH, LLP or Customer No. 2292 P.O. Box 747 Falls Church, VA 22040-0747

Docket No. 0142-03178

The undersigned (whose title is supplied below) is empowered to sign this Revocation and Substitute Power of Attorney on behalf of the Assignee.

I hereby declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

<u> 3/19/2002</u>

Michael A. Scordino

Typed or printed name

Vice President & General Counsel

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Enclosure:

Certificate Under 37 C.F.R. § 3.73(b)

showing chain of title.

(KeV. 1/3/02)

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CERTIFICATE UNDER 37 C.F.R. § 3.73(b) SHOWING CHAIN OF TITLE

MAR 2 7 2002

Technology Center 2100

Assistant Commissioner for Patents Washington, DC 20231

Sir:

OCE-USA INC. Insert name of Assignment, a comporation (insert type of Assignmen, e.g. none, university, government agency, etc.) certifies that it is the assignme of the patent application or issued patent identified above by virtue of either:

A. An assignment from the inventor(s) of the patent application or issued patent identified above. The assignment was recorded in the Patent and Trademark Office at Reel _____, Frame _____, or for which a copy thereof is attached.

- OR -

- B.
 \[
 \textbf{\tex
 - 1. From: Dennis W. HICKS, Richard NEWMAN, Gary JOHNSON, Lisa O'TOOLE, David HAY, Chris CYLLENSKOG, Steven C. JOHNSON, Matt STEPHENSON, Frank HARTMANN, Ray ASBURY, and Eric LUTTMANN

To: Spur Products
The document was recorded in the Palent and Trademark
Office at Reel 9829, Frame 0786, or for which a copy
thereof is attached.

Appl. No. 09/175,905

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	2.	From: Spur Products To: OCE USA INC. The document was recorded in the Patent and Trademark Office at Recl , Frame , or for which a copy thereof is attached.				
	3.	Prom: To: The document was recorded in the Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.				
П	Addil	ional documents in the chain of title are attached.				
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ονονα	itla : and	undersigned has reviewed all the documents in the chain of the patent application or issued patent identified, to the best of undersigned's knowledge and belief, in the assignee identified above.				
to si		undersigned (whose title is supplied below) is empowered is certificate on behalf of the assignee.				
belie were like under such	edge it are made ao m Sect will:	reby declare that all statements made herein of my own are true and that all statements made on information and a believed to be true; and further that these statements with the knowledge that willful false statements and the made are punishable by fine or imprisonment, or both, from 1001 of Title 18 of the United States Code and that ful false statements may jeopardize the validity of the on or any patent issued thereon.				
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Michael A. Scordino						
	Typed or printed name Vice President & General Counsel					
		Title				

(Kuv. 04/3//01)



Westpark Corporate Center 9255 West Emerald Street Boles, to the 83704

TEL: 208-377-0001 FAX: 208-377-0000

October 19, 1999

Oce-USA Inc. 3430 North Cumberland Chicago, Illinois 60636 Attn: Erik van Ductzen

Re: Transfer of Patent Rights

Dear Patk:

This Letter Agreement is impended to provide the transfer of certain patent application rights from Spur Products Corp.'s ("Spur") to Oct-USA, Inc. ("Poe"). These patent application rights ("Patent Rights") relate to a Network Document Delivery System ("Technology"), formerly embodied in Spur's Out-Ost product and now exclusively licensed to Oct-USA and marketed as the Oct Office Race product in this letter, (I) Oct and Spur are sometimes called the "Further" and (II) Spur's transfer of, and potential re-purchase of, the Patent Rights is sometimes called the "Transaction".

The Parties wish to conclude this Transaction due to the imminent international patent application filling sendiline for the Technology. On October 20, 1008 Spur filed passes application 09/175,905 with the United States Patent and Transfers Office. Thereafter, Spur and Oct centred into at exclusive Sullware License and Transfer Agreement dated May 17, 1999 (the "Software Agreement"). In containing for a minimum theorie fee payment obligation, the Software Agreement provided Oct with the exclusive, worldwide right to license the Technology. Purther, Oct was granted the right to sequire all rights to the Technology upon payment of the minimum license fee payment and Oce's election. It is, therefore, in Oce's ultimate interest to proceed with international patent protection for the Technology.

In recognition of Oce's rights and interests. Spur is willing to transfer all Patent Rights in the Technology prior to the actual transfer of Technology ownership so that Oce can seek international guident protection for the Technology. Therefore, in reliance upon Oce's payment of existanding consideration provided for in the Software Agreement (i.e. Receive flees), Spur hereby transfers all rights to patent application 09/175,905 to Oce, in the event Oce does not purchase the Technology on or before May 17, 2001 as provided in the Software Agreement, then Spur shall have the exclusive retained right to repurchase the Patent Rights, including any additional rights obtained through the filing of an international putent application, from Oce or its assignee for the sum of Oce Dollar (\$1.00). Furthermore, Spur anthrowologies and grants Oce the right to transfer the Patent Rights obtained in this Transaction to Ocean Technologies B.V., Veolo, Natherlands.

This Letter Agreement is the sole document that defines the understanding between the parties on the transite of Patent Rights. This Letter Agreement superstates and other and or written agreements, understandings, representations and warranties, courses of candical and dealing between the parties reliand to the transfer of Patent Rights and may be amended or modified only by a writing executed by all of the parties. This Letter Agreement, and any disputes arising from or related bereto, is governed by and construed under the laws of the State of labor without regard to conflicts of laws principles. This Letter Agreement may be executed in one or more counterparts, each of which will be desired to be an original copy of this Letter Agreement and all of which, when taken together, will be deemed to constitute one and the same agreement.

If you are in agreement with the fluegoing, please sign and return one copy of this Letter Agreement, which thereupon will constitute our agreement with respect to its subject matter.

Very truly yours,

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